1410-762 P14902US NOV 2 1 2001

Nixon & Vanderhye P.C. (10/99) (Domestic Non-Assigned/Foreign) Page 1

RULE 63 (37 C.F.R. 1.63) INVENTORS DECLARATION FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, mailing address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled.

		AN ARRANGEN	t on the invention entitled. IENT AND A METHOD IN A TELEPHO	NY SYSTEM	
□ 13	fication of which (check a attached hereto as filed on		as U.S. Application Serial No		(Arty Dkt. No. 1410-762)
D w	as filed as PCT Internation			on	
	oplicable to U.S. or PCT a		ded on		
amendm defined i listed be which pr Priority F	ent referred to above. I am n 37 C.F.R 1 56. I hereby low and have also identified iority is claimed or, if no properties of the propertie	cknowledge the duty y claim foreign priority ad below any foreign riority is claimed, before T 5 U.S.C. §118(e) of all	contents of the above identified specific to disclose to the Patent Office all inform benefits under 35 U S C 119/365 of a application for patent or inventor's certification for the filing date of this application. Country The United States provisional application pate/Month/Year Filed	nation known to me to ny toreign application(s Icate having a filing da	be material to pateritability as a) for patent or inventor's certificate
Prior U.	claim the benefit under 35 S./PCT Application(s): Ilon Serial No.	5 U.S.C 120/385 of a	Il prior United States and PCT internation	onal applications listed	above or below: Status: patented pending, abandoned
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I hereby be true; imprison applicati \$ Flooi attorney in the Pa Hosmer, Stanley Jr. 2936 34776; U 35329; names/r	declare that all statement and further that these statement, or both, under Section or any patent issued thr., Arlington, VA 22201-47s thereof (of the same addatent and Trademark Offic., 30184; Robert W. Faris, C. Spooner, 27393; Leone 6; Mary J. Wilson, 32955; Jpdeep S. Gill, 37334, Micloseph A. Rhoa, 37515, Riumbers no longer with the	ements were made when 1001 of Title 18 of the	own knowledge are true and that all stanth the knowledge that willful false state of the United States Code and that such for the owner(s) hereof, I hereby appoint of collectively owner's/owners' attorneys hand with the resulting patent. Larry Sesha, 22770, Mark E. Nusbaum, 32348; 9; Duane M. Byers, 33363, Jeffry H. Nebelle N. Donald L. Jackson, 41090; Michelle N. 28; Chris Comuntzis, 31097. I also autirely solely on instructions directly commeterly on behalf of the owner(s).	ments and the like so a wilful false statements in NIXON & VANDER! to prosecute this application, 25840; Arthur Michael J. Keenan, 32 bison, 30481; John R. L. Molan, 29834; B. J. Sa Lester, 32331, Frank Inorize Nixon & Vanderi	mation and belief are believed to made are punishable by fine or a may jeopardize the validity of the HYE P.C., 1100 North Glebe Rd., directed), and the following cation and to transact all business R. Crawford, 25327, James T. 2106, Bryan H. Davidson, 30251; astova, 33149, H. Warren Burnam, adoff, 36663; James D. Berguist, P. Presta, 19828; Joseph S. Presta, hye to delete any attorney